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то:	FROM:	@ m
Examiner Sherman D. Basinger	Ivan J. Mlacha	ık, Reg. No. 42,008
COMPANY: USPTO	DATE: WEDNESDA	AY, APRIL 27, 2005
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RE: Response	recipients reference 10/664,318	CE NUMBER:

NOTES/COMMENTS:

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APR 2 7 2005

Appl. No. 10/664,318 Amdt. Dated April 27, 2005 Reply to Office Action of April 7, 2005

UTILITY PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of:

William Facinelli

Group Art Unit: 3617

Serial No.:

10/664,318

Examiner:

Sherman D. Basinger

Filed:

09/16/2003

Confirmation No.: 4181

For:

WATERJET PROPULSION APPARATUS

Docket No.:

H0004341-3112

Customer No.:

000128

CERTIFICATE OF MAILING OR TRANSMISSION UNDER 37 C.F.R. § 1.8(a)

I hereby certify that this correspondence is being transmitted by facsimile on the date shown below to the United States Patent and Trademark Office at (703) 872-9306.

on April 27, 3005.

Signature:_____

Ivan J. Mlachak

RESPONSE PURSUANT TO 37 C.F.R. § 1.111

Mail Stop Amendment Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

This is a response to the Office action mailed April 7, 2005, which requested that the Applicants submit an Examiner Interview Summary.

Applicant's representative wishes to gratefully acknowledge Examiner Basinger's cooperation in conducting a short interview on April 1, 2005 to discuss the claimed invention and the art cited against the claims in more detail. Examiner Basinger was

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Reply to Office Action of April 7, 2005

extremely cooperative in conducting this interview. The summary of the interview is as follows.

In further detail, Applicants proposed that they would amend claim 1 and other independent claims to include a limitation such as "wherein the loading on the rotor blades is a non-uniform loading." Applicants submitted that the art cited in the Office Action mailed January 31, 2005 did not teach such a limitation in combination with other claimed elements. Examiner Basinger stated that, in considering such a proposed amendment with respect to claim 1, that the claim would warrant further consideration but that a definitive indication of allowability could not be made during the interview. Examiner Basinger also indicated that he had conducted a quick search of relevant proposed claim terms; however this search was not discussed in further detail.

Conclusion

If the Examiner has any comments or suggestions that could place this application in even better form, the Examiner is requested to telephone the undersigned attorney at the below-listed number.

If for some reason Applicant has not paid a sufficient fee for this response, please consider this as authorization to charge Ingrassia, Fisher & Lorenz, Deposit Account No. 50-2091 for any fee which may be due.

Respectfully submitted,

INGRASSIA FISHER & LORENZ

Dated: April 27, 2005

3y: ___

Ivan J. Mlachal

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